REMARKS

The application and the material cited to date have been carefully reviewed along with Examiner's remarks in the Office action. After this review, Applicant is convinced that his claimed composition and articles are novel and patentable. Applicant strongly believes that his application embodies a significant discovery, that the claims define the invention in a clear and definite manner, and that all of the amended claims are allowable.

Claims 1-14 are pending in the case.

The amendments of July 11, 2000 of pages 29 and 33 involve materials incorporated by reference. They do not involve new matter and are supported by the application as original filed which materials were incorporated by reference from prior pending CIP cases USSN: 08/719,817; 08/863,794, filed 5/27/97; and 09/230,940 filed 2/3/99.

The amendments of July 17, 2000 (this paper) of page 24, line 1 involve materials incorporated by reference. They do not involve new matter and are supported by the application as original filed which materials were incorporated by reference from prior pending CIP case USSN 08/211,781 filed 5/14/96, Pat. No. 6,033,283

The amendments of July 17, 2000 (this paper) of page 24, line 19 involve materials incorporated by reference. They do not involve new matter and are supported by the application as original filed which materials were incorporated by reference from prior pending CIP case USSN: 08/581,125, filed 12/29/95 now Pat. No. 5,962,572 and No. 08/211,781 filed 5/14/96, Pat. No. 6,033,283

A supplemental Declaration citing all the amendments of 1/6/99, 6/28/2000, 7/11/2000, and the present amendment including an up-date of the continuation data is attached.

With regards to Applicant's RESPONSE filed on July 11, 2000, the following comments are for additional clarification: At page 2 following the facsimile transmission page, on line 18, the comment "Please cancel the amendment" should be correct to read: "Please amend the specification as follows:"